

1 Leon F. Mead II, Esq.  
2 Nevada Bar No. 5719  
3 eMail: leon@meadlawgroup.com  
4 Sarah A. Mead, Esq.  
5 Nevada Bar No. 13725  
6 eMail: sarah@meadlawgroup.com  
7 **MEAD LAW GROUP**  
8 10161 Park Run Drive, Suite 150  
9 Las Vegas, NV 89145  
10 Tel: 702.869-0192  
11 Fax: 702.922.3831

12 Patrick G. Byrne, Esq.  
13 Nevada Bar No. 7636  
14 eMail: pbyrne@swlaw.com  
15 Michael Paretti, Esq.  
16 Nevada Bar No. 13926  
17 eMail: mparetti@swlaw.com  
18 **SNELL & WILMER L.L.P.**  
19 3800 Howard Hughes Parkway, Suite 1100  
20 Las Vegas, Nevada 89169  
21 Tel: 702.784.5200  
22 Fax: 702.784.5252

23 *Attorneys for Defendants and Counter-claimants*  
24 ALON LAS VEGAS RESORT, LLC and  
25 ALON LEISURE MANAGEMENT, LLC

26 **UNITED STATES DISTRICT COURT**

27 **DISTRICT OF NEVADA**

28 YWS Architects, LLC dba YWS Design &  
Architecture, a Nevada limited liability  
company,

Plaintiff,

vs.

Alon Las Vegas Resort, LLC, a Delaware  
limited liability company; Alon Las Vegas  
Landco, LLC, a Delaware limited liability  
company; TISHMAR, LLC, a Nevada  
limited liability company,

Defendants.

Case No.: 2:17-CV-01417-RFB-VCF

**AMENDED JOINT  
PREHEARING STATEMENT  
PURSUANT TO ORDER  
SETTING EVIDENTIARY  
HEARING [DOC 52]**

Alon Las Vegas Resort, LLC, a Delaware limited liability company; Alon Leisure Management, LLC, a Delaware limited liability company,

Counter-claimants,

vs.

YWS Architects, LLC dba YWS Design & Architecture, a Nevada limited liability company; Tom Wucherer, an individual; DOES 1 through 10; ROE CORPORATIONS 11-20,

Counter-defendants.

After briefing by all appropriate parties on Alon Las Vegas Resort, LLC and Alon Leisure Management LLC's (collectively "Alon") Motion to Expunge YWS Architects, LLC's Mechanic's Lien [Doc 31] Tishmar, LLC's ("Tishmar") Joinder in Alon's Motion [Doc 35], and Tishmar's Motion to Expunge YWS Architects, LLC's Mechanic's Lien [Doc 32], the parties amend their joint prehearing statement, previously filed and approved [Docs 56 and 57], for the benefit of this Court:

**I. Undisputed Facts**

The parties have agreed that the following facts are undisputed:

***A. The Parties' Relationship***

1. YWS Architects, LLC ("YWS") entered into an agreement with Alon to perform architectural services for the construction project formerly known as the Alon Resort project in Las Vegas, Nevada (the "Project"), located at 3120 S. Las Vegas Blvd., Las Vegas, Nevada, APN Nos. 162-16-101-009, 162-16-101-011, and 162-09-403-004 (the "Property").
2. Alon is the fee owner of APN Nos. 162-16-101-009 and 162-16-101-011 (the "Alon Parcels"). Tishmar is the fee owner of APN No. 162-09-403-

004, which is leased by Tishmar to Alon or its predecessors-in-interest (the “Tishmar Parcel”).

3. Alon and YWS entered into a Letter of Intent (“10/29/14 LOI”) on October 29, 2014 for services relating to, among other things, a review and analysis of the concept design criteria documents (“CDCD’s”) for the Project and completion of a design feasibility analysis. YWS completed the services pursuant to the 10/29/14 LOI and was paid in full by Alon for those initial services.
4. Alon and YWS entered into a later Letter of Intent dated May 5, 2015 (the “5/5/15 LOI”) in connection with architectural services for the Project.
5. The 10/29/14 LOI and 5/5/15 LOI were valid, binding agreements and governed the relationship between Alon and YWS.
6. YWS performed architectural services for Alon under the LOIs.
7. Alon sent a letter to YWS purporting to terminate the 5/5/15 LOI on August 24, 2016.
8. The 5/5/15 LOI contains a provision stating that:

In the event any dispute pertaining to this LOI arises, the parties agree to first try in good faith to settle the dispute by mediation pursuant to the Construction Industry Mediation Procedures of the American Arbitration Association. Notwithstanding Sections M-9 and M-12 of the Construction Industry Mediation Procedures, neither party’s failure to attend any mediation conference or exercise their best efforts to prepare and engage in mediation is actionable by the other party as a claim of failure to perform or to act in good faith, and either party may terminate mediation at any time by giving notice to the other party and, if applicable, the mediator. If the dispute is not settled by mediation, it may be resolved by final and binding arbitration, if the parties so agree, or otherwise by civil litigation in a court of competent jurisdiction in Clark County, Nevada.

9. Tishmar is not a party to any agreement with YWS, including the agreement between Alon and YWS for the Project.

///

1 ***B. The Property***

- 2 1. The Property is located on Las Vegas Boulevard, across from the Wynn.
- 3 2. Fencing with advertising for the future resort was erected surrounding the
- 4 Property.
- 5 3. A previously-existing structure, identified as the former Trump sales
- 6 building, was partially demolished and model rooms were constructed
- 7 within the structure on the Alon Parcel.
- 8

9 ***C. The Lien***

- 10 1. On September 19, 2016, YWS recorded a notice of mechanics' lien against
- 11 the Alon parcels.
- 12 2. On October 6, 2016, Alon demanded that the lien be released by close of
- 13 business on Friday October 7, 2016 based on its position that the lien was
- 14 improperly and unlawfully recorded, or else Alon stated it would not
- 15 participate in mediation of their dispute.
- 16 3. On October 7, 2016, YWS recorded a release of its lien recorded September
- 17 19, 2016.
- 18 4. The parties attended mediation on November 17, 2016 and presented their
- 19 respective cases to Floyd Hale, Esq. of JAMS. No resolution was reached
- 20 at the mediation. Tishmar did not participate in the mediation.
- 21 5. On November 21, 2016, YWS recorded a second notice of mechanics' lien
- 22 on the Property.
- 23 6. YWS served its notice of its November 21, 2016 mechanics' lien on the
- 24 Property on Alon by certified mail return receipt requested.
- 25 7. There is no priority dispute at issue in this case.
- 26 8. YWS performed no work for Alon between September 19, 2016 and
- 27 November 21, 2016.
- 28

1 **II. Facts Not Admitted, but Not Contested at the Evidentiary Hearing**

2 The following alleged facts are not admitted by all parties, however, none of the  
3 parties will contest these facts at the evidentiary hearing.

- 4 1. YWS' allegation that it is owed any amount of money from Alon is disputed  
5 by Alon, but will not be contested for purposes of the evidentiary hearing.  
6 2. YWS' allegation that it is the rightful owner of the architectural plans and  
7 other IP work described in YWS' Complaint and Alon's Counterclaim is  
8 disputed by Alon, but will not be contested for purposes of the evidentiary  
9 hearing.  
10 3. Tishmar recorded a Memorandum of Lease Assumption agreement on  
11 October 16, 2014, Instrument No. 201410160002692, prior to YWS's  
12 agreement with Alon.  
13 4. From and after entering into the lease for the Tishmar Parcel, Tishmar  
14 recorded Notices of Non-Responsibility as to the Tishmar Parcel, most  
15 recently on September 29, 2006, August 22, 2007, September 10, 2015,  
16 and November 20, 2015.  
17 5. YWS did not serve Tishmar with a pre-lien notice under NRS 108.245.

18 **III. Issues of Fact to be Determined at the Evidentiary Hearing**

- 19 1. Whether under Nevada's mechanic's lien statute, providers of  
20 architectural services can be lien claimants.  
21 2. If the Court determines that "visible construction" is necessary under the  
22 circumstances in this case, whether "visible construction" occurred prior  
23 to YWS' lien claim on the Alon Project.  
24 3. What the circumstances were surrounding YWS' release of its September  
25 2016 notice of lien.  
26 4. Whether YWS had a good-faith belief in the basis for recording its notice  
27 of lien in November of 2016.  
28

- 1 5. Whether any of Tishmar's Notices of Non-Responsibility were timely or
- 2 effective as to YWS' claim of lien.
- 3
- 4 6. Whether the scope of services to be provided by YWS under the 5/5/15
- 5 LOI included design services for model rooms and mockups of rooms to
- 6 be built in the resort.
- 7
- 8 7. Whether the former Trump Sales building was leased to a third party
- 9 entity, Alon Leisure Management LLC, which entered into an agreement
- 10 with Penta Building Group to perform the work.
- 11
- 12 8. The ownership and management of Alon Las Vegas Resort, LLC and Alon
- 13 Leisure Management, LLC.
- 14
- 15 9. Whether Alon recorded a Notice of Non-Responsibility with respect to
- 16 Penta's work, with the Clark County Recorder before the work was
- 17 performed.
- 18
- 19 10. Whether the last construction work performed on the former Trump Sales
- 20 building was in June, 2016.

#### 21 **IV. Issues of Law to be Determined at the Evidentiary Hearing**

- 22 1. Whether "visible construction" is a required element for a mechanics' lien
- 23 claim against property where there is a direct contract between the lien
- 24 claimant and the owner of the property, and there is no priority dispute.
- 25
- 26 2. If the court determines that "visible construction" is a required element for
- 27 a mechanic's lien claim under the circumstances described in Issue 1,
- 28 whether the indicators of construction determined to have been present on
- the Property constitutes "visible construction" under Nevada law.
3. Whether YWS permanently waived and is barred from asserting its rights
- to lien the Property when it recorded its release of the September 19, 2016
- lien; specifically, whether Nevada law prohibits recording a subsequent
- notice of lien within the statutory period, after a release is recorded to

1 further settlement discussions and where there has been no satisfaction of  
2 the underlying obligation.

3 4. Whether the lien release was consideration for Alon's agreement to attend  
4 mediation in light of the language in the Dispute Resolution section of the  
5 LOI.

6 5. Whether an architect who performs architectural work has any lien rights  
7 under Nevada law against a landlord who has recorded a memorandum of  
8 lease and Notices of Non-Responsibility, without the architect serving a  
9 pre-lien notice.

10 6. Whether YWS' lien is timely.

11 7. Whether YWS' lien should be limited to the amount of alleged unpaid  
12 work related to the former Trump sales office, if any.  
13

14 **V. Stipulated Exhibits**

15 A. The following exhibits are stipulated into evidence in this case and may be  
16 so marked by the clerk:

17 **Alon's Exhibits**

- 18 1. YWS September 19, 2016 Notice of Lien  
19 2. YWS October 7, 2016 Release of Lien  
20 3. YWS November 21, 2016 Notice of Lien  
21 4. October 6, 2016 Leon Mead Letter to Peter Stacy Demanding  
22 Release of September Notice of Lien

23 *Alon specifically reserves the right to utilize any exhibits identified*  
24 *by any other party.*  
25  
26

27 **Tishmar's Exhibits**  
28

5. Memorandum of Lease Assumption Agreement, recorded October 16, 2014 (Exhibit “A” to Tishmar’s motion to expunge);
  6. Notice of Non-Responsibility recorded September 10, 2015 (Exhibit “B” to Tishmar’s motion to expunge);
  7. Notice of Non-Responsibility recorded November 20, 2015 (Exhibit “C” to Tishmar’s motion to expunge);
  8. Clark County Recorder’s Office index, available at <https://recorder.co.clark.nv.us/recorderecommerce>, noting Notices of Non-Responsibility, attached as Exhibit “D” to Tishmar’s motion to expunge;
  9. Clark County Recorder’s Office index, available at <https://recorder.co.clark.nv.us/recorderecommerce>, noting UCC filing, attached as Exhibit “E” to Tishmar’s motion to expunge;
  10. Assessor’s Parcel Map;
  11. Assessor’s Aerial View;
- Tishmar specifically reserves the right to utilize any exhibits identified by any other party.*

#### **YWS’ Exhibits**

12. 5/5/15 Letter of Intent (YWS000076-89)
13. Clark County building permits and inspection records; permit application submitted by Alon for interior demolition of Trump sales building (4/21/15) (YWS000379-396; YWS001214-1220)
14. Copies of Certified Return Receipts for service of November Notice of Lien (YWS001199-1200)
15. November 18, 2016 letter from Leon Mead to Frank Flansburg (YWS000438-445)



1 16. November 23, 2016 letter from Frank Flansburg to Leon Mead.  
2 (YWS000443-445)

3 *YWS specifically reserves the right to utilize any exhibits identified*  
4 *by any other party.*

5 **VI. Disputed Proposed Exhibits**

6 B. The following exhibits are not stipulated into evidence, but will be offered  
7 by one or more of the parties and objected to by the party against whom  
8 the same will be offered:  
9

10 **Alon's Exhibits and Objections**

11 17. Development Center Site Plan (dated December 18, 2015) (Bates  
12 No. ALON000742-748) YWS objection, Hearsay, lack foundation

13 18. Clark County Building Department Permit re Alon Leisure  
14 Management Development Center (1/28/2016) (Bates No.  
15 ALON000817-822)

16 19. Clark County Building Department re Alon Development Center  
17 (1/28/2016) (Bates No. ALON000823)

18 20. Lease Between ALON Las Vegas Resort LLC and Alon Leisure  
19 Management LLC (Bates No. ALON000824-843) -- **YWS**

20 **Objection: Hearsay, Lack Foundation**

21 21. Notice of Non-Responsibility (Bates No. ALON000844-845)

22 22. Clark County Building Department Permit re Trump Sales Center  
23 Office (Bates No. ALON000846-848)

24 23. Emails regarding Alon Sales Center (ALON000596-598) -- **YWS**  
25 **Objection: Hearsay, Lack Foundation**

26 24. Assessor's Parcel Map of Parcel No. 162-16-101-09 and 162-16-  
27 101-011 (ALON0001075)  
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25. Contract Between The Penta Building Group, LLC and Alon Las Vegas Resort, LLC with Exhibits (Produced by YWS as YWS) --

**YWS Objection: Hearsay, Lack Foundation**

26.

a. Penta Building Group Daily Reports for Alon Development Center (PBG00012-129)

b. Penta Building Group Payment Applications (PBG00001-11) -- **YWS Objection: Hearsay, Lack Foundation**

- *Alon reserves the right to present additional exhibits that are discovered after submission of this Prehearing Statement.*
- **Objections to YWS Exhibits:** Alon objects to the admission of these exhibits on the basis that they constitute inadmissible hearsay, YWS can provide no proper foundation to admit them, and/or they lack relevance to the issues to be analyzed at the January 12, 2018 hearing. Alon also objects to YWS' exhibits to the extent they have not been produced in full or in part or that they were disclosed as exhibits after filing of the original Prehearing Statement [Docs 56 and 57]. Alon reserves the right to object further to the disclosed exhibits and any other exhibits YWS may present at the hearing.
- **Objections to Tishmar Exhibits:** Alon objects to the admission of these exhibits to the extent they constitute hearsay or Tishmar can provide no proper foundation to admit them.

**Tishmar's Exhibits and Objections**

27. Preliminary Title Report -**Alon Objection: Lacks Foundation, Hearsay**

- **Objections to Alon Exhibits:** None

- **Objections to YWS Exhibits:** None

## **YWS' Exhibits and Objections**

28. November 4, 2015 Article “Work is Underway at Alon Las Vegas, formerly New Frontier, on the north Strip” and embedded photos of the site (YWS000431-433; YWS001221-1222) – **Alon**

### **Objection: Hearsay, Lacks Foundation**

29. December 15, 2016 Article “Alon management exploring options after loss of backer” (YWS000434-435) - **Alon Objection:**

### **Hearsay, Lacks Foundation**

30. February 17, 2016 Article “James Packer and sister Gretel reach new secret deal on \$1.25 billion inheritance from media mogul father Kerry” (YWS001204-1209) – **Alon Objection: Hearsay,**

### **Lacks Foundation, Relevance**

31. December 16, 2016 Article “Crown backs out of Macau” (YWS001170-1171) - **Alon Objection: Hearsay, Lacks**

### **Foundation, Relevance**

32. October 19, 2016 Article “China casino detentions cast pall over Macau’s recovery” (YWS001172-1173) – **Alon Objection:**

### **Hearsay, Lacks Foundation, Relevance**

33. Penta Building Group Meeting Minutes showing work done on the design center (YWS001174-1189) – **Alon Objection: Hearsay,**

### **Lacks Foundation, Failure to Disclose**

34. Alon Development Meeting Minutes showing work done on the design center (YWS001190-1192) – **Alon Objection: Hearsay,**

### **Lacks Foundation, Failure to Disclose**

- 1 35. Penta Building Group Applications and Certificates for Payments  
2 and Partial Waiver and Releases (PENTA000001-10) – **Alon**  
3 **Objection: Hearsay, Lacks Foundation, Failure to Disclose**  
4
- 5 36. Penta emails regarding work done on the design center  
6 (YWS001223) – **Alon Objection: Hearsay, Lacks Foundation,**  
7 **Failure to Disclose**  
8
- 9 37. 1/26/16 Guaranteed Maximum Price Construction Agreement  
10 between Alon Las Vegas Resort, LLC and The Penta Building  
11 Group, LLC (w/o exhibits) – YWS001225-1373) - **Alon**  
12 **Objection: Failure to Disclose Complete Contract**
- 13 38. Penta Building Group Daily Reports for Alon Development Center  
14 (PBG00012-129)
- 15 39. Boundary Survey of Alon parcels – **Alon Objection: Hearsay,**  
16 **Lacks Foundation, Failure to Disclose**
- 17 40. 1/27/16 emails between James Noel and Tom Wucherer  
18 (YWS000112-114) - **Alon Objection: Hearsay, Lacks**  
19 **Foundation**
- 20 41. 3/16 Emails between James Noel and Tom Wucherer  
21 (YWS000115-117) - **Alon Objection: Hearsay, Lacks**  
22 **Foundation**
- 23 42. 3/12/16 emails between Todd Nisbet, Tom Wucherer and Andrew  
24 Pascal (YWS000119) - **Alon Objection: Hearsay, Lacks**  
25 **Foundation**
- 26 43. 5/25/16 email from James Noel to Mike Stewart (YWS000126) -  
27 **Alon Objection: Hearsay, Lacks Foundation**  
28

- 1 44. Google Street View images showing the construction fencing and  
2 Penta dumpster (YWS00436-437) – **Alon Objection: Hearsay,**  
3 **Lacks foundation, Relevance.**  
4  
5 45. 10/29/14 LOI (YWS00059-66)  
6  
7 46. June 15, 2016 Suspension Notice (YWS000131-132)  
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9 47. 6/20/16 Letter from Tom Wucherer to Andrew Pascal  
10 (YWS000133-135) - - **Alon Objection: Hearsay, Lacks**  
11 **Foundation**  
12  
13 48. August 24, 2016 Termination Notice (YWS000230-231)  
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15 49. August 31, 2016 Letter from Thomas Wucherer in response to  
16 Termination Notice (YWS000232-345)  
17  
18 50. YWS’ architectural license documentation (YWS0001210-1213)  
19  
20 51. 5/12/16 Emails with Todd Nisbet (YWS000012-14) - **Alon**  
21 **Objection: Lacks Foundation, Hearsay, Failure to Disclose**  
22  
23 52. 5/25/16 Emails between Marco Davis and Todd Nisbet  
24 (YWS000123-125) - **Alon Objection: Lacks Foundation,**  
25 **Hearsay, Failure to Disclose**  
26  
27 53. 6/7/16 Emails between Todd Nisbet and Marco Davis  
28 (YWS000129-130) - **Alon Objection: Lacks Foundation,**  
**Hearsay, Failure to Disclose**  
  
54. 9/2/16 Emails between Todd Nisbet and Tom Wucherer with  
attached letter (YWS001224; YWS000348-350) - **Alon**  
**Objection: Lacks Foundation, Hearsay, Failure to Disclose**  
  
55. 5/9/17 Title Report for the Property (YWS000450-479) - **Alon**  
**Objection: Lacks Foundation, Hearsay, Failure to Disclose**  
  
56. Aerial depictions of the Property taken from Clark County  
Assessor website (request for judicial notice) (YWS001193-1198)

- *YWS reserves the right to present additional exhibits that are discovered after submission of this Prehearing Statement.*
- **Objections to Alon and Tishmar Exhibits:** YWS objects to the admission of these exhibits on the basis that they constitute inadmissible hearsay and/or lack relevance to the issues to be analyzed at the January 12, 2018 hearing. YWS also objects to Alon's exhibits to the extent they have not been produced in full or in part or that they were disclosed after filing of the original Prehearing Statement [Docs 56 and 57]. YWS reserves the right to object further to the disclosed exhibits and any other exhibits the other parties may present at the hearing.

## **VII. Witnesses and Testimony**

The following witnesses and their testimony will be presented at the evidentiary hearing:

(1) **Alon:** James Noel, formerly of Alon Las Vegas Resort, LLC – Alon expects this witness to testify as to the facts and circumstances addressed in the Motions and otherwise to be addressed by the Court at the hearing.

(2) **Alon:** Andrew Pascal, Alon Leisure Management, LLC – Alon expects this witness to testify as to the facts and circumstances addressed in the Motions and otherwise to be addressed by the Court at the hearing.

(3) **Alon:** Toni Foti, Formerly of Alon Leisure Management, LLC – Alon expects this witness to testify as to the facts and circumstances addressed in the Motions and otherwise to be addressed by the Court at the hearing.

(4) **Alon:** PMK of Penta Building Company – **This witness is unavailable to attend the hearing on January 12, 2018. Accordingly, a deposition was taken on January 10, 2018, with both YWS and Alon present. Alon plans to use the PMK's deposition testimony in lieu of live testimony as to work performed**

1 **by Penta for Alon and other facts and circumstances relevant to the issues to**  
2 **be addressed by the Court at the hearing.**

3 (5) **Alon:** Alon specifically reserves the right to examine any witness produced by  
4 any other party.

5 (6) **Tishmar:** Since neither Alon nor YWS object to the facts and exhibits  
6 identified in Sections I, II and V, above, Tishmar will not present any witnesses at  
7 the evidentiary hearing but reserves the right to call Michael W. Kern (accountant  
8 for Tishmar) if any evidence or exhibits are offered by Alon or YWS that are  
9 contrary to those facts and exhibits.

10 (7) **Tishmar:** Tishmar specifically reserves the right to examine any witness  
11 produced by any other party.

12 (8) **YWS:** Thomas Wucherer, Principal and CEO of YWS Architects, LLC -  
13 YWS expects this witness to testify as to the facts and circumstances to be  
14 addressed by the Court at the hearing.

15 (9) **YWS:** PMK of Penta Building Company - **This witness is unavailable to**  
16 **attend the hearing on January 12, 2018. Accordingly, a deposition was taken**  
17 **on January 10, 2018, with both YWS and Alon present. YWS may use the**  
18 **PMK's deposition testimony in lieu of live testimony as to facts and**  
19 **circumstances relevant to the issues to be addressed by the Court at the**  
20 **hearing.**

21 (10) **YWS:** Frank Flansburg, Swartz & Flansburg PLLC - YWS expects this  
22 witness to testify as to the facts and circumstances to be addressed by the Court at  
23 the hearing.

24 (11) **YWS:** Michael Stewart, YWS Architects, LLC - YWS expects this witness  
25 to testify as to the facts and circumstances to be addressed by the Court at the  
26 hearing.  
27  
28

1 (12) **YWS:** Paul Burn, Surveyor, GWC - YWS expects this witness to testify as to  
2 the facts and circumstances to be addressed by the Court at the hearing, including  
3 project and parcel boundaries and location of improvements thereon.

4 (13) **YWS:** YWS specifically reserves the right to call a surveyor in the event of a  
5 dispute over any factual matters concerning the Property or any improvements  
6 thereon.

7 (14) **YWS:** YWS specifically reserves the right to examine any witness produced  
8 by any other party.

9 **MEAD LAW GROUP**

**GREENBERG TRAURIG, LLP**

10 By: /s/ Sarah A. Mead  
11 Leon F. Mead II, Esq. (NV Bar #5719)  
12 Sarah A. Mead, Esq. (NV Bar #13725)  
13 10161 Park Run Drive, Suite 150  
14 Las Vegas, Nevada 89145

By: /s/ Shauna L. Norton  
Mark G. Tratos, Esq. (NV Bar #1086)  
Donald L. Prunty, Esq. (NV Bar #8230)  
Shauna L. Norton, Esq. (NV Bar #11320)  
3773 Howard Hughes Pkwy  
Suite 400 North  
Las Vegas, NV 89169

Patrick G. Byrne, Esq. (NV Bar #7636)  
Michael Paretti, Esq. (NV Bar #13926)  
**SNELL & WILMER L.L.P.**

*Attorneys for YWS Architects, LLC*

*Attorneys for Alon Las Vegas Resort, LLC  
and Alon Leisure Management, LLC*

17 **KAEMPFER CROWELL**

18  
19 By: /s/ Peter C. Bernhard  
20 Peter C. Bernhard, Esq. (NV Bar #734)  
21 1980 Festival Plaza Drive, Suite 650  
22 Las Vegas, Nevada 89135

*Attorneys for Tishmar, LLC*

23 This prehearing statement has been approved by the parties to this action as evidenced by  
24 their signatures or the signatures of their attorneys hereon, and the order is hereby entered  
25 and will govern the evidentiary hearing set for January 12, 2018.

26 Dated: January 11, 2018

27 

28 United States Magistrate Judge